: Case No. 22 Civ. 2813 (PK)

others similarly situated,

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK -----X BRIANNA CAMPBELL, SHAKEIM ROBINSON, and KEVAUGHN ROBINSON on behalf of themselves and

Plaintiffs,

- against -

BUKHARI GROUP LLC, NAFEES BUKHARI, an individual, ALI BUTT, an individual, 4399 BRONX CHICKEN LLC, BAYCHESTER CHICKEN BG LLC.. 3555 WHITE PLAINS BG LLC, 3411 JEROME AVE CORP., and CONEY FOOD OF NY LLC,

Defendants. -----X

NOTICE OF PLAINTIFFS' RENWED MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

For the reasons set forth in Plaintiffs' Memorandum of Law in Support of Plaintiffs' Renewed Motion for Preliminary Approval of Class Action Settlement, the Declaration of Garrett Kaske and supporting exhibits, with Defendants' consent, Plaintiffs respectfully request that the Court:

- (1) grant preliminary approval of the settlement on the terms set forth in the Agreement, attached as Exhibit A to the Kaske Declaration;
- (2) conditionally certify, for settlement purposes only, the proposed settlement class under Federal Rule of Civil Procedure 23(b)(3) and collective under the FLSA;
- (3) appoint Kessler Matura P.C. and The Law Office of Delmas A. Costin, Jr., PC as Class Counsel;
- (4) approve the proposed Notices, attached as Exhibits A-1 and A-7 to the Kaske Declaration, and direct their distribution;
- (5) appoint Xpand Legal Consulting LLC as the Settlement Administrator; and
- (6) schedule a fairness hearing for final approval of the settlement, to be held approximately 160 days after the issuance of the Preliminary Approval Order.

For the Court's convenience, Plaintiffs have attached a proposed order as Exhibit I to the Kaske Declaration.

Dated: January 3, 2025 Melville, New York

Respectfully submitted,

Garrett Kaske

Troy L. Kessler Garrett Kaske

KESSLER MATURA P.C.

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Attorneys for Plaintiffs and the Putative FLSA Collective and Class

To: Kaitlyn P. Long MARKS, O'NEILL, O'BRIEN, **DOHERTY & KELLY, P.C** 580 White Plains Rd., Suite 620 Tarrytown, New York 10591 (914) 345-3701 klong@moodklaw.com Attorneys for Defendants